BAIRD HOLM# Jeremiah C. Hollembeak USDC SDNY ATTORNEYS AT LAW EST. 1873 1700 Farnam Street DOCUMENT **Suite 1500** Omaha, NE 68102-2068 Tel: 402.344.0500 Fax: 402.344.0588 Direct: 402-636-8317 jhollembeak@bairdholm.com DATE FILED: www.bairdholm.com Also admitted in New York Engre felle mi staged sind to the pending to the pe October 13, 2020 VIA ECF Honorable Colleen McMahon Chief Judge

J.T., et al. v. Bill de Blasio, et al., 20 CV 5878 (CM) Re:

U.S District Court for the Southern District of New York

Dear Chief Judge McMahon:

500 Pearl Street, Rm. 2550 New York, New York 10007

I am an attorney admitted to practice before the U.S. District Court for the Southern District of New York, and I represent Defendant Omaha Public School District ("OPS") in the abovereferenced matter. I write to respectfully request an extension of time to file a responsive pleading to the complaint. OPS was properly served with the complaint on October 1, 2020, so the deadline to file a responsive pleading is October 22, 2020. I respectfully request that the deadline for OPS to file a responsive pleading to the complaint be extended by twenty one days from October 22, 2020, to November 12, 2020.

I understand the Court issued an Order to Show Cause on September 2, 2020, ordering the Plaintiffs to brief the Court on the propriety of exercising personal jurisdiction over the out-ofstate school districts, and the Plaintiffs responded on September 11, 2020. The Plaintiffs' response, however, comes nowhere close to showing that any other out-of-state school district, including OPS, is subject to the Court's personal jurisdiction. Additionally, the Plaintiffs' complaint does not establish the Court's subject-matter jurisdiction over their claims, it does not establish that the Southern District of New York is a proper venue, and it fails to allege a plausible claim against OPS. In light of these deficiencies, which are apparent on the face of the complaint, OPS is preparing to submit a motion to dismiss under Rules 12(b)(1), (2), (3), and (6) of the Federal Rules of Civil Procedure with an accompanying brief. An additional twenty one days to do so will allow OPS to more fully and adequately brief the Court on the various grounds which merit dismissal.

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This is OPS's first request for an extension of time, and counsel for the plaintiffs consented to the requested extension by email on October 12, 2020. As far as I can tell, the requested extension would not affect any other scheduled dates.

Thank you for your consideration of this request.

Respectfully submitted,

Jeremiah C. Hollembeak

FOR THE FIRM

CERTIFICATION

I certify that on October 13, 2020, I caused the foregoing Appearance of Counsel to be filed on the docket in the above-captioned case through the Court's Electronic Case Filing (ECF) System. In accordance with Section 9.1 of the SDNY Case Filing Rules & Instructions, service was completed when such filing triggered an automatic notification of electronic filing of the Appearance of Counsel to be sent to all counsel of record by electronic mail. This filing can be accessed on the case docket via ECF.

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